§ 583.15

each quarter set by the Federal Reserve Bank of New York for twelve calendar quarters prior to and including the calendar quarter ending one year prior to the date that the manufacturer submits information for a carline under §583.17.

- (2) A manufacturer that has had a petition approved by the Environmental Protection Agency under 40 CFR 600.511-80(b)(1), which provides for a different method of determining exchange rates, shall use the same method as a basis for the information provided on the label required by §583.5, and shall inform the Administrator of the exchange rate method it is using at the time the information required by §583.5 is submitted.
- (b) Suppliers. For all calculations underlying the information provided on each certificate required by §§583.10, 583.11, and 583.12, suppliers shall take the mean of the exchange rates in effect at the end of each quarter set by the Federal Reserve Bank of New York for twelve calendar quarters prior to and including the calendar quarter ending one year prior to the date of such certificate.

§ 583.15 Joint ownership.

- (a) A carline jointly owned and/or produced by more than one manufacturer shall be attributed to the single manufacturer that markets the carline, subject to paragraph (b) of this section.
- (b)(1) The joint owners of a carline may designate, by written agreement, the manufacturer of record of that carline.
- (2) The manufacturer of record is responsible for compliance with all the manufacturer requirements in this part with respect to the jointly owned carline. However, carline determinations must be consistent with §583.4(3).
- (3) A designation under this section of a manufacturer of record is effective beginning with the first model year beginning after the conclusion of the written agreement, or, if the joint owners so agree in writing, with a specified later model year.
- (4) Each manufacturer of record shall send to the Administrator written notification of its designation as such not later than 30 days after the conclusion

of the written agreement, and state the carline of which it is considered the manufacturer, the names of the other persons which jointly own the carline, and the name of the person, if any, formerly considered to be the manufacturer of record.

- (5) The joint owners of a carline may change the manufacturer of record for a future model year by concluding a written agreement before the beginning of that model year.
- (6) The allied suppliers for the jointly owned carline are the suppliers that are wholly owned by any of the manufacturers of the jointly owned carline.

§583.16 Maintenance of records.

- (a) General. Each manufacturer of new passenger motor vehicles and each supplier of passenger motor vehicle equipment subject to this part shall establish, maintain, and retain in organized and indexed form, records as specified in this section. All records, including the certificates provided by suppliers, may be stored in any mode provided the mode contains all information in the records and certificates.
- (b) Manufacturers. Each manufacturer shall maintain all records which provide a basis for the information it provides on the labels required by §583.5, including, but not limited to, certificates from suppliers, parts lists, calculations of content, and relevant contracts with suppliers. The records shall be maintained for five years after December 31 of the model year to which the records relate.
- (c) Suppliers. Each supplier shall maintain all records which form a basis for the information it provides on the certificates required by §§ 583.10, 583.11, and 583.12, including, but not limited to, calculations of content, certificates from suppliers, and relevant contracts with manufacturers and suppliers. The records shall be maintained for six years after December 31 of the calendar year set forth in the date of each certificate.

§583.17 Reporting.

For each model year, manufacturers shall submit to the Administrator 3 copies of the information required by §583.5(a) to be placed on a label for each carline. The information for each

carline shall be submitted not later than the date the first vehicle of the carline is offered for sale to the ultimate purchaser.

PART 585—PHASE-IN REPORTING REQUIREMENTS

Subpart A—General

Sec.

585.1 Definitions.

585.2 Phase-in reports.

585.3 Vehicles produced by more than one manufacturer.

585.4 Petitions to extend period to file report.

Subpart B—Advanced Air Bag Phase-in **Reporting Requirements**

585.11 Scope.

585.12 Purpose.

585.13 Applicability.

585.14 Definitions.

585.15 Reporting requirements.

585.16 Records.

Subpart C—Rear Inboard Lap/Shoulder **Belt Phase-in Reporting Requirements**

585.21 Scope.

585.22 Purpose.

Applicability. 585.23

585.24 Reporting requirements.

585.25 Records.

Subpart D—Child Restraint Anchorage System Phase-in Reporting Requirements

585.31 Scope.

585.32 Purpose. 585.33

Applicability.

Response to inquiries. 585.34 585.35

Reporting requirements.

585.36 Records.

Subpart E—Fuel System Integrity Phase-in Reporting Requirements

585.41 Scope.

585.42 Purpose.

585.43 Applicability.

585.44 Response to inquiries.

585.45 Reporting requirements.

585.46 Records.

Subpart F—Tires for Motor Vehicles with a GVWR of 10,000 Pounds or Less Phasein Reporting Requirements

585.51 Scope.

585.52 Purpose.

585.53 Applicability.

585.54 Response to inquiries.

585.55 Reporting requirements.

585.56 Records.

Subpart G—Tire Pressure Monitoring System Phase-in Reporting Requirements

585.61 Scope.

585.62 Purpose.

585.63 Applicability.

585.64 Definitions.

585.65 Response to inquiries.

585.66 Reporting requirements.

585.67 Records.

585.68 Petition to extend period to file re-

Subpart H—Side Impact Protection Phasein Reporting Requirements

585.71Scope.

585.72Purpose.

Applicability. 585.73

585.74Definitions.

585.75 Response to inquiries.

585.76 Reporting requirements.

585.77 Records.

Subpart I—Electronic Stability Control System Phase-In Reporting Requirements

585.81 Scope.

585.82 Purpose. 585.83

Applicability. 585.84 Definitions.

Response to inquiries.

585.86 Reporting requirements.

Records.

585.88 Petition to extend period to file report.

Subpart J—Head Restraints Phase-in **Reporting Requirements**

585.91 Scope.

Purpose.

Applicability. 585.93

585.94 Definitions.

Response to inquiries.

585.96 Reporting requirements.

585.97 Records.

AUTHORITY: 49 U.S.C. 322, 30111, 30115, 30117, and 30166; delegation of authority at 49 CFR

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Subpart A—General

§ 585.1 Definitions.

(a) All terms defined in 49 U.S.C. 30102 are used in accordance with their statutory meaning.

(b) The terms bus, gross vehicle weight rating or GVWR, motor vehicle, multipurpose passenger vehicle, passenger car, and